AGREEMENT FOR WATER SUPPLY AND CONSTRUCTION OF RUSSIAN RIVER-COTATI INTERTIE PROJECT*

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JUN 3 1982

UNIVERSITY OF CALIFORNIA

SONOMA COUNTY WATER AGENCY

and

CITY OF COTATI

CITY OF PETALUMA

CITY OF ROHNERT PARK

CITY OF SANTA ROSA

CITY OF SONOMA

FORESTVILLE COUNTY WATER DISTRICT
NORTH MARIN COUNTY WATER DISTRICT
VALLEY OF THE MOON WATER DISTRICT

*As amended by:

Amendment 1 - June 17, 1975 Amendment 2 - March 24, 1976

Amendment 3 - March 16, 1977 Amendment 4 - May 19, 1980

Amendment 5 - April 13, 1982

Attached: Supplement - February 10, 1975

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West Coast Life Insurance Company
Western Life Insurance Company
Western & Southern Life Insurance Company
Woodmen Accident and Life Company
Woodmen of the World
Woodmen of the World Life Insurance Society

AGREEMENT FOR CONSTRUCTION OF FACILITIES AND A WATER SUPPLY

THIS AGREEMENT was made on October 25, 1974, by and between the following public entities:

SONOMA COUNTY WATER AGENCY, herein called "the Agency",

CITY OF COTATI, herein called "Cotati",

CITY OF PETALUMA, herein called "Petaluma",

CITY OF ROHNERT PARK, herein called "Rohnert Park",

CITY OF SANTA ROSA, herein called "Santa Rosa",

CITY OF SONOMA, herein called "Sonoma",

FORESTVILLE COUNTY WATER DISTRICT, herein called "Forestville",
NORTH MARIN COUNTY WATER DISTRICT, herein called "North Marin", and
VALLEY OF THE MOON COUNTY WATER DISTRICT, herein called "Valley of
the Moon".

The parties hereto hereby mutually covenant and agree as follows:

PART 1 - GENERAL

1.1 Definitions

When used herein, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof, the terms:

- (a) "acre feet" and "AF" mean one acre-foot or 325,850 gallons of water.
- (b) "afa" means an acre-foot per annum.
- (c) "Agency's existing facilities" means the Santa Rosa Aqueduct, the Petaluma Aqueduct, the Sonoma Aqueduct, and the Forestville Aqueduct.

- (d) "capital cost" means the total funds expended for the Russian River-Cotati Intertie or portion thereof as context requires, including engineering, right of way, financial fees, interest during construction and construction costs.
- (e) "corporate territory" means the boundary from time to time existent of a city, agency, district or other governmental entity with powers to accept and distribute water.
- (f) "fiscal year" (abbreviated FY) means the period from July 1 through the following June 30.
- (g) "Forestville Aqueduct" means the pipeline from the Santa Rose Aqueduct to Forestville, a booster pumping plant, a 300,000-gallon reservoir and all other facilities financed with the proceeds of the sale of Series E of the Agency's 1955 Bonds.
- (h) "Intertie Aqueduct" means the 48-inch inside diameter pipeline extending from new intake facilities on the Russian River to the Petaluma Aqueduct in the vicinity of Cotati with appurtenances thereto including valved nipples for turnouts to serve Forestville, Santa Rosa, Cotati and Rohnert Park. The Intertie Aqueduct shall consist of three reaches: "reach 1" from the new intake facilities to Forestville, "reach 2" from Forestville to the extension of Hall Road and "reach 3" from the extension of Hall Road to the junction with the Petaluma Aqueduct at Cotati.

- (i) "mgd" means a million gallons of water per day.
- (j) "1955 Bonds" means the Agency's 1955 Water Transmission

 System Bonds authorized by the voters of the Agency (then named Sonoma County Flood Control and Water Conservation

 District) at a special election held May 10, 1955, in the amount of \$8,500,000.
- (k) "operation and maintenance costs" means the Agency's costs of operating the Transmission System including its power costs, costs of maintaining the System in a good state of repair, and costs of administering the System and furnishing the water supplies pursuant to this agreement.
- (1) "Ordinance No. 1" means Ordinance No. 1 of the Agency adopted on December 28, 1970, providing for the issuance of the Revenue Bonds, together with any other ordinances of the Agency supplemental thereto or amendatory thereof.
- (m) "other Agency customers" means those customers listed on Exhibit A, attached hereto and incorporated herein, all future retail customers of the Agency who do not resell water received hereunder, the City of Sebastopol, Windsor County Water District, Occidental Community Services District, and Graton County Service District.
- (n) "Petaluma Aqueduct" means the pipeline from the Santa Rosa Aqueduct to Petaluma, the second six-million gallon reservoir at the Ralphine Tank farm and all other facilities financed with the proceeds of the sale of Series D and G of the Agency's 1955 Bonds. The "south part" of the Petaluma Aqueduct means the portion thereof south of the junction thereof with the Intertie Aqueduct and the "north part" means the portion north of said junction.

- (o) "regular customers" of the Agency means the entities to whom the Agency furnishes a firm water supply from the Transmission System, consisting of the water contractors and the other Agency customers.
- (p) "Revenue Bonds" means all series or issues of the Agency's 1971 Water Revenue Bonds issued pursuant to Ordinance No. 1 to finance the Russian River-Cotati Intertie, and also means all series or issues of the Agency's Subordinated Revenue Bonds subordinated to the Agency's 1971 Water Revenue Bonds and issued pursuant to the Subordinated Bond Ordinance.
- (q) "Revenue Bond obligations" means the payment of principal of and interest on the Revenue Bonds and all other obligations and covenants of the Agency with respect to the Revenue Bonds contained in Ordinance No. 1 and in the Subordinated Bond Ordinance, including specifically any covenant to establish and maintain rates and charges to provide revenue coverage in excess of a specified amount as established by an ordinance of the Agency supplemental to or amendatory of Ordinance No. 1 or by the Subordinated Bond Ordinance or an ordinance or resolution of the Agency supplemental to or amendatory of the Subordinated Bond Ordinance.
- (r) "Russian River-Cotati Intertie" means the facilities to be constructed pursuant to Sections 2.2 and 2.3, consisting of new intake facilities on the Russian River, including the diversion dam, intake works, infiltration ponds, collectors, chlorinators, pumps, telemetry equipment and related buildings and appurtenances, the Intertie Aqueduct, new storage facilities, and a hydroelectric power plant and appurtenances at Warm Springs Dam.

- (s) "Santa Rosa Aqueduct" means the two collectors, intake works, pumping plant and appurtenances at Wohler on the Russian River, the pipeline therefrom to the Ralphine Tank farm, the first six-million gallon reservoir at the Ralphine Tank farm and all other facilities financed with the proceeds of the sale of Series A, B and C of the Agency's 1955 Bonds.
- (t) "Sonoma Aqueduct" means the pipeline from the Santa Rosa
 Aqueduct to Sonoma, a pumping plant, three reservoirs
 totaling six and one-half million gallons, and all other
 facilities financed with the proceeds of the sale of
 Series F of the Agency's 1955 Bonds.
- (u) "Transmission System" means the Agency's existing facilities, consisting of the Santa Rosa, Petaluma, Sonoma and Forestville Aqueducts, and the Russian River-Cotati Intertie.
- (v) "Trustee" means the Trustee or Trustees for the Agency and the holders of the Revenue Bonds appointed pursuant to Ordinance No. 1 and the Subordinated Bond Ordinance and any successor Trustee or Trustees.
- (w) "water contractors" means all the parties hereto except the Agency.
- (x) "Subordinated Bond Ordinance" means an ordinance of the Agency adopted on April 20, 1982, providing for the issuance of the Subordinated Revenue Bonds of the Agency, together with any other ordinances or resolutions of the Agency supplemental thereto or amendatory thereof.

- (y) "Subordinated Revenue Bonds" means all series or issues of revenue bonds of the Agency subordinated to the Agency's 1971 Water Revenue Bonds and issued pursuant to the Subordinated Bond Ordinance to finance additional portions of the Russian River-Cotati Intertie not financed from the proceeds of the Agency's 1971 Water Revenue Bonds.
- (z) "Warm Springs Dam Project" means that certain project authorized for the Russian River, Dry Creek, California, by the Flood Control Act of 1962, enacted October 23, 1962, (Public Law 874, 87th Congress).
- (aa) "Warm Springs Hydroelectric Power Plant" means Federal
 Energy Regulatory Commission Project No. 3351 for which
 the Agency was issued a preliminary permit on February 10,
 1982.

1.2 Recital of Purposes

Among the purposes of this agreement are to provide a water supply or a supplemental water supply for each of the water contractors and to provide for payment to the Agency for water delivered hereunder sufficient to enable it to meet its obligations on its Revenue Bonds and its 1955 Bonds and its expense of operating and maintaining the Transmission System.

1.3 Term of Agreement

This agreement shall become effective upon its execution by all the parties hereto and shall remain in effect until June 30, 2014, or, if any Revenue Bonds are outstanding on June 30, 2014, until such date as all Revenue Bonds shall have been paid in full and all obligations

of the Agency under Ordinance No. 1 and the Subordinated Bond
Ordinance shall have been discharged. The Agency shall enter into
renewal agreements for periods not to exceed forty years each with
any or all of the water contractors requesting the same for water
supplies within the delivery capabilities of the Agency's Transmission System, at a cost no greater than the Agency's operation
and maintenance costs and unreimbursed capital costs allocated on
a proportionate use basis, it being understood that such renewal
agreements shall provide for entitlements to the quantities of
delivery to each customer as set forth in Sections 3.1 and 3.2
unless system obsolescence or other cause beyond the control of the
parties reduces the delivery capability of the Transmission System
in whole or part, in which case said entitlements shall be
proportionately reduced.

1.4 Previous Agreements Superseded

All agreements and the amendments and addenda thereto between the Agency on the one hand and any one or more of the water contractors on the other hand relating to water supply from the Transmission System are terminated as of the effective date of this agreement and superseded by this agreement.

1.5 Enforcement

The failure of any water contractor to perform its obligations hereunder shall not excuse the remaining contractors from performing their obligations hereunder nor excuse the Agency from performing its obligations hereunder to said remaining contractors. Each and all of the provisions of this agreement shall be enforceable by action

brought by any party hereto for specific performance or any other appropriate action at law for damage or in equity for other appropriate relief to the end that no party hereto shall suffer from the default of any other party. Nothing in this agreement shall preclude any water contractor from seeking unilateral redress under the law from the Agency, or any other party, agency customer or entity. Any owner or holder of Revenue Bonds may also enforce any provision of this agreement inuring to the benefit of the holders of the Revenue Bonds.

1.6 Amendments

This agreement may be amended only with the consent of all the parties hereto, and, if such amendment reduces the revenues to be received by the Agency or otherwise impairs the ability of the Agency to meet its Revenue Bond obligations, shall be amended only with the consent of the Trustee. The Trustee shall give such consent if the Trustee determines that, following such amendment, the water contractors will be obligated under this agreement to make payments to the Agency sufficient to enable the Agency to pay principal of and interest on the Revenue Bonds and to meet all its other Revenue Bond obligations. In making such determination, the Trustee may rely upon such certificates or opinions from qualified attorneys, engineers or accountants as the Trustee may deem necessary and obtain from the Agency.

1.7. Pledge of Revenues

Each party hereto acknowledges that anything herein to the contrary notwithstanding, all sums paid to the Agency pursuant to this agreement except the payments and credits set forth in Section

4.8 and 4.15 are "Revenues of the Water System" of the Agency as defined in Ordinance No. 1 and the Subordinated Bond Ordinance and are pledged to the payment of the Agency's Revenue Bond obligations. All said sums shall be received, allocated and paid out pursuant to Ordinance No. 1 and the Subordinated Bond Ordinance. The Agency will, at least annually, so long as Revenue Bonds are outstanding and no Subordinated Revenue Bonds are outstanding, request the Trustee under Ordinance No. 1 to withdraw from the Agency Fund established pursuant to Section 5.02 of Ordinance No. 1 all monies in said Agency Fund and the Agency shall cause said monies to be held in a special account by the County Treasurer of Sonoma County to be accounted for, allocated and paid out as set forth in this agreement. The Agency will, at least annually, so long as Subordinated Revenue Bonds are outstanding, request the Trustee under the Subordinated Bond Ordinance to withdraw from the Subordinated Agency Fund established pursuant to Article V of the Subordinated Bond Ordinance all monies in said Subordinated Agency Fund and the Agency shall cause said monies to be held in a special account by the County Treasurer of Sonoma County to be accounted for, allocated and paid out as set forth in this agreement. Included in revenues subject to Ordinance No. 1 and to the Subordinated Bond Ordinance are or may be funds for the payment of general obligation bonds of the Agency or for the payment of any other obligations of the Agency for which the Agency is authorized to levy a tax. The water contractors understand that the failure of sufficient monies to be deposited in either of said special accounts may require the Agency to levy taxes to pay such general obligation bond costs and other such obligations. All references in this agreement to the

accounting for, allocating, paying, and crediting of monies are subject to the priority imposed by Ordinance No. 1 and by the Subordinated Bond Ordinance on all of said revenues.

The parties hereto recognize that the Revenue Bonds are to be paid from revenues, as provided herein, and that it is the intention of the parties that the charges set forth in Sections 4.10, 4.11 and 4.12 will be sufficient to pay the Revenue Bonds and to meet the Revenue Bond obligations not met from other sources of funds so as to allow the transfer from the Agency Fund (created pursuant to Section 5.02 of Ordinance No. 1 of the Agency) or from the Subordinated Agency Fund (created pursuant to Article V of the Subordinated Bond Ordinance) to the Agency of monies at least equal to the other payments to be made pursuant to this agreement. water contractors, therefore, agree to pay promptly all charges established pursuant to this agreement. In the event of the failure or inability of the Agency to construct or to complete the construction of the Russian River-Cotati Intertie, or to maintain the Russian River-Cotati Intertie, the water contractors (excluding North Marin) will pay to the Agency such water charges fixed pursuant to Sections 4.10, 4.11 and 4.12 as are necessary for the Agency to meet its Revenue Bond obligations notwithstanding any deficiency in the quantity or quality of water to which they or any of them would be entitled pursuant to this agreement. The provisions of this agreement are made for the benefit of the owners and holders from time to time of the Revenue Bonds and may be enforced by or on behalf of any such owner or holder.

1.8 Books, Records and Accounts

The Agency shall keep or cause to be kept, proper books, records and accounts in which complete and accurate entries shall be made of all monies received from all entities, including the Agency's regular customers to whom the Agency shall sell water from the Transmission System, and of the money in the special account held by the County Treasurer of Sonoma County referred to in Section 1.7 and of the basis for and application of said money. Said books, records and accounts will be available during normal business hours for inspection by the water contractors or their authorized representatives. The Agency will transmit to the water contractors two reports each year of the receipts and expenditures of the Transmission System. The first report will be issued on or about April 1, in conjunction with the preliminary budget for the following fiscal year, and will show expenditures for the first half of the fiscal year together with estimated year-end expenditures. The second report will be issued after the end of each fiscal year and will contain a budgetary accounting of Transmission System expenditures, revenues and balances for the fiscal year. Each month the Agency shall supply each water contractor with a summary showing the amount of water delivered during the preceding month to each regular customer and each customer receiving surplus water.

1.9 Water Contractor's Duty to Provide Funds

Each water contractor shall use any and all means legally available to it (including, without limitation, the enactment and maintenance in effect of legislation establishing fees, tolls, rates and charges pertaining to the operation of its water distribution

system) so as to produce monies sufficient in amount to meet the monetary obligations incurred by it pursuant to this agreement and to enable it to maintain its water distribution system in good working order.

1.10 Severability

If any one or more sections, provisions, promises or conditions

of this agreement is declared void or voidable for any reason by a final judgement or order of a court of competent jurisdiction, it is hereby declared to be the intention of each party and agreed that each and all of the other sections, provisions, promises and conditions of this agreement shall be and remain in full force and effect.

PART 2 - CONSTRUCTION, OPERATION AND MAINTENANCE

2.1 Agency to Construct Russian River-Cotati Intertie

Section 30.17 of the Sonoma County Flood Control and Water Conservation District Act (Stats. 1949, Chap. 994, p. 1810), as amended, and if the Revenue Bonds are to be issued pursuant to Ordinance No. 1, Resolution DR 35592 adopted by the Board of Directors of the Agency, provide that the issuance of Revenue Bonds shall be authorized by ordinance enacted following a public hearing. Should the Board of Directors of the Agency determine to issue Revenue Bonds by an ordinance or ordinances adopted following such a public hearing or hearings, it is contemplated that the Agency will construct the Russian River-Cotati Intertie with funds provided by the sale of such Revenue Bonds, available cash reserves, payment to be made by North Marin pursuant to Section 4.8 hereof, and other payments made for expansion of the Transmission System as described in Section 4.14.

2.2 Initial Construction

The Agency will promptly call, notice and hold such public hearing

or hearings as are required by said Section 30.17 and, if the Revenue Bonds are to be issued pursuant to Ordinance No. 1, by said Resolution DR 35592, prior to authorization of the issuance of Revenue Bonds. If thereafter the Board of Directors of the Agency shall authorize the issuance of Revenue Bonds, the Agency will promptly issue and sell Revenue Bonds specified in the authorizing ordinance or ordinances which shall be sufficient, together with available cash reserves and the funds received by it pursuant to Section 4.8 and 4.14, to enable it to construct the following initial features of the Russian River-Cotati Intertie:

- (a) Intake facilities on the Russian River between Wohler

 Bridge and Mirabel Park consisting of two collectors and
 pumps with a design capacity of 40 mgd including
 chlorinators, telemetry equipment, diversion dam, intake
 works, infiltration ponds and appurtenances;
- (b) the Intertie Aqueduct, and
- (c) storage facilities at the Ralphine Tank farm with a capacity of 18 million gallons and at a site approximately two miles west of Cotati with a capacity of 6 million gallons.

Subject to the foregoing, the Agency will cause said initial features to be constructed at the earliest date practical and will make every reasonable effort to have the same operating prior to June 1, 1977. The time within which the Agency shall be obligated to construct the initial features shall be extended, however, as a result of any delays caused by fire, earthquake, other acts of God, acts of the public enemy, riots, insurrections, governmental regulations on the sale or transportation of materials or supplies, strikes

affecting construction of the Russain River-Cotati Intertie or transportation of materials or supplies in connection therewith, any State or Federal environmental quality regulations and restrictions, shortages and/or delay in the obtaining of materials, shortages of or allocations of fuel and other sources of energy, litigation resulting in court orders restraining the construction of the Russian River-Cotati Intertie or any part thereof, inability of Agency for any reason to deliver the Revenue Bonds or any series thereof, failure to receive payment from North Marin pursuant to Section 4.8, or any other causes beyond the control of Agency or any contractor constructing any part of the Russian River-Cotati Intertie.

. . . . / /

2.2.1 Emergency Wells

(a) The Agency will construct or cause to be constructed water wells and appurtenances necessary to their operation or to bring existing wells into production along the routes of existing Agency aqueducts and to operate such wells with the objective of producing 7 million gallons of water supply per day for allocation to the water contractors, the Agency and other Agency customers in accordance with the following table except that in the event any contractor determines it does not need its allocation said allocation may be reallotted to the remaining contractors in proportion to their allocations:

Santa Rosa	51.75%
North Marin	11.59%
Petaluma	17.59%
Valley of the Moon	4.86%
Sonoma	3.41%
Forestville	1.55%
Cotati	1.76%
Rohnert Park	1.04%
Agency	5.00%
Other Agency Customers	1.45%

provided, however, that the Agency shall not expend in excess of \$800,000 for said purpose.

(b) The Agency shall put forth every reasonable effort
to bring the wells into production as soon as feasible.
Water produced from the emergency wells shall not be
added as a base water supply to the Agency's system
nor increase the allocation of water to any water contractor or other Agency customer but shall be available for use only during a water shortage emergency
affecting any of the water contractors or other Agency
customers.

- (c) All construction contract costs and all other expenses of constructing emergency wells or modifying existing wells shall be paid from monies in a special fund held by the Agency entitled the "Water Transmission System Expansion Fund" and heretofore collected by the Agency from the water contractors and other Agency customers prior to the issuance of any revenue bonds of the Agency plus a cash contribution from the Agency of 5% and a cash contribution from North Marin of 11.59% of the expense thereof; North Marin contribution shall be paid from funds of North Marin now on deposit with Agency.
- (d) The Agency shall conduct a groundwater monitoring program in areas which may be impacted by operation of the emergency wells, said program to be as recommended by the State of California, Department of Water Resources and to commence prior to the placing of any well in operation and to include the City of Sebastopol wells.
- (e) Costs of operating and maintaining the wells on an emergency basis and the costs of the groundwater monitoring program to the extent not paid for under the ongoing joint Agency-State groundwater study shall be operation and maintenance costs and shall be paid for out of funds collected by the Agency pursuant to Section 4.2.
- (f) The parties understand that the Agency will proceed with this project on an emergency basis as defined in Sections 15025, 15071(c), 15074(a) and 15074(d) of Title 14 of the California Administrative Code. The Agency reserves the right, after review of well operations and information on

water levels and after a public hearing to require that any water extracted from the wells be returned to the underground basin in equal quantity either by direct recharge or exchange of surface water. In such event the costs of such mitigation and associated operational costs shall be borne by the water contractors pursuant to Section 4.2 of this contract. Agency reserves the right, following a public hearing, to terminate entirely at any time its obligations under this Section 2.2.1 or to reduce production of wells at any time or from time to time on the basis of information disclosed during the development of environmental impact report or on the basis of information developed from the monitoring program described in paragraph (d) above including, but not limited to information as to adverse impact on existing public or private wells. In the event of termination or in the event of a reduction in production of wells, Agency shall refund to the account of the Transmission System Expansion Fund and the account of North Marin, in proportion to their respective contributions toward costs incurred under paragraph (c), an amount calculated as follows:

- (1) Termination: 50% of the costs incurred under
 paragraph (c);
- (2) Reduction in production: Reduced production divided by that maximum quantity of water produced and made available under paragraph (a) multiplied by 50% of the costs incurred under paragraph (c).

- Agency's liability for termination or reduced production shall be limited in all events to the refund or refunds payable above.
- The water contractors shall indemnify and save harmless g. the Agency, its Board of Directors, its officers and employees, from and against all actions, claims, loss, damages and liability for injury to persons or property including without limitation inverse condemnation and including without limitation Agency's attorneys' fees, costs and expenses of suit, arising out of the performance by Agency under this Section 2.2.1. Water contractors shall pay all expenses of indemnification and all expenses of environmental mitigation to Agency from funds other than "revenues of the water system of the Agency" as defined in Agency Ordinance No. 1. Expenses of indemnification and expenses of mitigation shall be shared by water contractors and Agency in the same percentage proportions as above stated for water allocation under this section.
- h. The provisions of this Section 2.2.1 shall govern the development and use of a supplemental emergency water supply and shall operate independently of and not affect the further provisions of this contract dealing with emergency water allocations." [Section 2.2.1 added by Amendment 3, 3/16/77]

2.3 Later Construction

Should the Board of Directors of the Agency determine by ordinance adopted following public hearing to issue further series or issues of Revenue Bonds in addtion to the Revenue Bonds referred to in Section 2.2, in accordance with said Section 30.17 and, if the Revenue Bonds are to issued pursuant to Ordinance No. 1, said Resolution DR 35592, it is contemplated that the Agency will construct the remaining features of the Russian River-Cotati Intertie with funds provided by sale of such Revenue Bonds, available cash reserves and payments made by North Marin pursuant to Section 4.8 hereof and the Agency will construct the remaining features of the Russian River-Cotati Intertie as set forth below at such times as may be necessary to enable it to furnish to each of the water contractors, said contractor's delivery entitlement set forth in Section 3.1 at the time said contractor shall require the same. Additional intake facilities shall be constructed to increase the designed capacity thereof to 60 mgd plus 20 mgd standby pump and collector capacity which construction (which may be in phases) shall be commenced not later than twelve months after any month in which the standby pump and collector capacity is less than 20 mgd. Additional storage facilities shall be constructed to the extent necessary to maintain a quantity of water in storage deliverable to each water contractor except North Marin equal to 1.5 times the average daily use of said contractor during the month of maximum use, which construction shall be commenced not later than twelve months after any month that said storage capacity is less than 1.7 times the average daily use for said month. Additional equipment and related buildings and appurtenances shall be constructed

as necessary to insure the reliable and efficient operation of the Transmission System. The time within which the Agency shall be obligated to construct the remaining features of the Russian River-Cotati Intertie shall be subject to the excuses for nonperformance set forth in the last sentence of Section 2.2 hereof. The Agency shall use its best efforts to obtain a license from the Federal Energy Regulatory Commission and an appropriative water rights permit from the State Water Resources Control Board for a hydroelectric power plant installation at the Warm Springs Dam. In the event the Agency is successful in securing the necessary license and permit for the power plant, the Agency shall proceed with the construction thereof forthwith subject to the availability of sufficient funds from the sale of Revenue Bonds, available cash reserves and any payments made by North Marin pursuant to Section 4.8 hereof. All power from the power plant shall be applied to the operation of the Transmission System or shall be sold, as the Agency shall from time to time determine.

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2.4 Booster Pump on Petaluma Aqueduct

When the combined water requirements of Petaluma and North
Marin reach a peak rate of 20 mgd (or earlier upon request by Petaluma),
the Agency will install a booster pump on the south part of the Petaluma
Aqueduct sufficient to increase the capacity of the south part of the
Petaluma Aqueduct from 27 mgd to 40.3 mgd, except that said capacity
may be reduced to 31.8 mgd if the Agency, Petaluma and North Marin
agree that sufficient storage, constructed pursuant to Section 2.3,
has been installed on the south part of the Petaluma Aqueduct.

2.5 Further Additions to Transmission System

Except as set forth in Sections 2.2, 2.3, and 2.4, the Agency will not construct any additions to the Transmission System which will increase the charges payable by, or diminish or impair the water available to, any of the water contractors except on such terms and conditions as may be agreed upon in writing by the Agency and each water contractor who would be required to make any additional payment by reason of such construction or whose water supply might be diminished or impaired by such construction. If such addition is a booster pump or any other device, method, or system that will enlarge or increase the capacity of any one customer to the detriment of other users or will enlarge or increase the ratio of water taken from the Transmission System by one user in relation to the other users, then such addition or alteration shall not be made by Agency except by amendment to this agreement. In the event a question arises as to whether addition or alteration requires an amendment to this agreement pursuant to this section, such question shall be submitted to the Water Advisory Committee and its decision shall be conclusive.

2.6 Operation and Maintenance

The Agency shall operate and maintain the Transmission System in a good state of repair.

PART 3 - WATER SUPPLY

3.1 Delivery Entitlements of Water Contractors

The Agency shall deliver to each water contractor at the points of delivery hereinafter set forth such quantities of water as the water contractor shall from time to time require at such rates of flow as are necessary to meet its peak day's demand, subject to the following:

(a) From the effective date of this agreement and until the initial features of the Russian River-Cotati Intertie described in Section 2.2 are operational, the Agency shall not be obligated to deliver water in excess of the following To Santa Rosa: 14,000 afa at a rate not to exceed 20 mgd.

To North Marin: 10,000 afa at a rate not to exceed 6.5 mgd.

To Petaluma: 4,500 afa at a rate not to exceed 4.0 mgd.

To Valley of the Moon: 1,800 afa at a rate not to exceed 2.4 mgd.

To Sonoma: 1,700 afa at a rate not to exceed 2.3 mgd.

To Forestville: 250 afa at a rate not to exceed 0.4 mgd.

To Cotati and Rohnert Park: The quantities that the Agency is capable of delivering after meeting its aforesaid delivery obligations to the other water contractors and its delivery obligations to other Agency customers provided, however, that during the months of June, July, August and September all water available in excess of 35.6 mgd shall be apportioned among regular customers according to their need as determined by the Agency. The Agency will base its

determination of need on historic information except that it will eliminate the effect of curtailment policies such as moratoria or irrigation reduction programs practiced by any regular customer.

(b) After the initial features of the Russian River-Cotati

Intertie are operational, the Agency shall not be
obligated to deliver water in excess of the following:

Water Contractor	Monthly Entitlements in Acre Feet and Average Day Demand During Month	
Santa Rosa		
From Reach 1 and 2 of the Intertie Aqueduct	920 AF (10.0 mgd)	
From the Santa Rosa Aqueduct	3,680 AF (40.0 mgd)	
Total	4,600 AF (50.0 mgd)	
North Marin - From Petaluma Aqueduct	1,030 AF (11.2 mgd)	
Petaluma		
From Petaluma Aqueduct	1,125 AF (12.2 mgd)	
From Intertie Aqueduct	440 AF (4.8 mgd)	
Total	1,565 AF (17.0 mgd)	
Valley of the Moon - From Sonoma Aqueduct	435 AF (4.7 mgd)	
Sonoma - From Sonoma Aqueduct	305 AF (3.3 mgd)	
Forestville - From Forestville Aqueduct or Reach 1 of Intertie Aqueduct	140 AF (1.5 mgd)	
Cotati - From Petaluma Aqueduct or Reach 3 of Intertie Aqueduct	155 AF (1.7 mgd)	
Rohnert Park - From Petaluma Aqueduct or Reach 3 of Intertie Aqueduct	90 AF (1.0 mgd)	

(c) The Agency shall not be obligated to deliver water to

North Marin at a rate in excess of 5% above North Marin's

average day demand during the maximum month unless North

Marin shares in the cost of construction of new storage facilities as set forth in Section 4.11. Irrespective of its delivery entitlement, North Marin shall nevertheless have the right to a flow rate of 14.8 mgd in the Petaluma Aqueduct.

- (d) A portion of Santa Rosa's delivery entitlement from the Santa Rosa Aqueduct may be delivered from the Intertie Aqueduct, the north part of the Petaluma Aqueduct and the Sonoma Aqueduct provided that the Agency shall not be obligated to deliver to Santa Rosa more than:
 - (1) 30 mgd from Reach 1 and 2 or 20 mgd from Reach 3 of the Intertie Aqueduct, and
 - (2) 2 mgd from the north part of the Petaluma Aqueduct after January 1, 1985, and
 - (3) 50 acre feet per month from the Sonoma Aqueduct after January 1, 1980 if delivery of more than 50 acre feet per month impairs delivery capacity to Valley of the Moon and Sonoma.
- (e) After the booster pump is installed on the south part of the Petaluma Aqueduct pursuant to Section 2.4, Petaluma's entire monthly entitlement of 1,565 AF shall be made available to Petaluma in the south part of the Petaluma Aqueduct.
- (f) The Agency shall not be obligated to deliver to Valley of the Moon more than 320 acre feet per month (3.5 mgd) from the portion of the Sonoma Aqueduct southerly of Eldridge Reservoirs.

3.2 <u>Delivery Entitlements of Other Agency Customers</u>

The Agency may furnish a firm year-around water supply from the Transmission System to other Agency customers subject, however, to each

of the following conditions:

- (a) Such deliveries shall not impair the ability of the Agency to furnish the delivery entitlements of the water contractors as set forth in Section 3.1.
- (b) The total quantity of water delivered to all the other Agency customers shall not exceed 150 acre feet in any month.
- (c) The Agency will not enter into additional contracts to furnish water to any other Agency customer except itself or the County of Sonoma for use on land within two miles of the corporate territory of a water contractor except with the prior written consent of such water contractor, which consent will be subject to the condition that the Agency will cease delivering water to such customer whenever a water contractor is willing and able to furnish water to such customer.
- (d) The Agency shall not deliver more than 40 acre feet per month from the south part of the Petaluma Aqueduct to other Agency customers.
- (e) Except in the case of the City of Sebastopol, Windsor
 County Water District, Occidental Community Services
 District, or Graton County Service District, the County of
 Sonoma and itself, the Agency shall not enlarge the capacity
 of any existing service connection or install an additional
 service connection for the use of any other Agency customer
 where any portion of such customer service area is within
 two miles of the corporate territory of a water contractor
 except with the prior consent of such water contractor.

3.3 Deliveries in Excess of Entitlements

- (a) The Agency will not deliver water to any of its regular customers in excess of its respective entitlement as set forth in Section 3.1 and 3.2, except as provided in subdivision (b) of this section.
- Agency may deliver to any water contractor water in excess of its entitlement set forth in subdivision (b) of Section 3.1 only on the following conditions:

 first, that such excess delivery does not impair or delay the delivery to any other regular customer of its entitlement, and second, that the water contractor receiving the excess

delivery is then proceeding with plans and funding for an

expansion of the Transmission System, and

After the Russian River-Cotati Intertie is in operation, the

third, that either

- (1) all the water contractors approve such excess delivery, or
- (2) such excess delivery is made during a period when another water contractor is not using its full entitlement, such excess delivery does not exceed the unused amount of said contractor's entitlement, and said contractor consents to said delivery, or
- (3) such excess delivery is to North Marin in an amount not greater than 3.6 mgd and is not taken from Petaluma's entitlement of 17 mgd.

3.4 Surplus Water

(b)

(a) Surplus water is water that may from time to time be available for delivery from the Transmission System in excess of the

- requirements of all the Agency's regular customers as determined by those customers.
- (b) The Agency will assure that surplus water is used for the following purposes only:
 - (1) irrigation of land used for commercial production of food or fibre.
 - (2) irrigation of land used for public recreation purposes.
 - (3) replenishment of groundwater or recreational lakes including Ralphine, Spring and Stafford lakes.
 - (4) fulfillment of offpeak water deliveries to Marin

 Municipal Water District, a public entity, as provided
 in Section 3.13.
- (c) The Agency will deliver surplus water only from separate metered turnouts on the Transmission System or the North Marin Aqueduct which extends from Petaluma to Novato, except as provided in Section 3.13.
- (d) The Agency will interrupt delivery of surplus water at any time it is necessary to meet the requirements of its regular customers for water other than surplus water.
- (e) With the exception of deliveries of offpeak water to Marin Municipal Water District during the period October 1 through April 30, the water contractors shall have first right of refusal and the right to use surplus water. [amended 6/30/75]

3.5 Shortage of Water and Apportionment

In its operation of the Transmission System, the Agency shall use all reasonable means to prevent a condition of shortage in the quantity of water available hereunder for its regular customers. If by reason of drought or.

other causes beyond the control of the Agency, a shortage of water does occur, the Agency shall not be liable to any of its regular customers for any

damage arising therefrom. In the event of shortage, the Agency first shall cease all deliveries of surplus water to other than the water contractors and the Marin Municipal Water District; second, in the event of shortage during the period October 1 through April 30, shall cease delivery of surplus water to the water contractors or, in the event of shortage during the period May 1 through September 30, shall cease delivery to Marin Municipal Water District; third, shall cease deliveries of all surplus water; fourth, shall cease deliveries to regular customers in excess of their entitlements; and fifth, apportion the available supply of water as follows:

(a) Before the initial features of the Russian River-Cotati Intertie described in Section 2.2 are operational, the Agency shall:

first, deliver to each of its regular customers the quantity of water not in excess of its respective entitlement set forth in subdivision (a) of Section 3.1 and in Section 3.2, required by it for human consumption, sanitation and fire protection as shall be determined by the Agency after taking into consideration all other sources of potable water then available to said customer;

second, to the extent additional water is available to the Agency,
deliver the same to Santa Rosa, provided, however, the total quantity of
water delivered to Santa Rosa under subdivisions "first" and "second"
hereof shall not exceed 20 mgd;

third, to the extent that additional water is available to the Agency, deliver the same to the water contractors other than Santa Rosa in proportion to their respective entitlements set forth in subdivision (a) of Section 3.1, provided, however, that no such water contractor shall receive under subdivisions "first" and "third" hereof a total quantity of water in excess of its reasonable requirements or its said entitlement, whichever is the lesser, and

fourth, if, after meeting the reasonable requirements of all the water contractors up to their respective entitlements as set forth in subdivision (a) of Section 3.1, any additional water is available to the Agency, deliver the same to the regular customers of the Agency in proportion to their respective reasonable requirements, provided, however, that the total quantity of water delivered to all the other regular customers of the Agency pursuant to subdivisions "first" and "fourth" hereof shall not exceed 150 acre feet in any month.

(b) After the initial features of the Russian River-Cotati Intertie described in Section 2.2 are operational, the Agency shall:

first, deliver to each of its regular customers the quantity of water, not in excess of its respective entitlement set forth in subdivision (b) of Section 3.1 and in Section 3.2, required by it for human consumption, sanitation and fire protection as shall be determined by the Agency after taking into consideration all other sources of potable water then available to said customer;

second, to the extent additional water is available to the Agency, deliver the same to the regular customers in proportion to their respective entitlements set forth in subdivision (b) of Section 3.1 and Section 3.2 provided, however, that no regular customer shall receive under subdivisions "first" and "second" hereof a total quantity of water in excess of its reasonable requirements or its said entitlement, whichever is the lesser. [Amended 6/30/75]

3.6 Fire Fighting Service

Anything herein to the contrary notwithstanding the Agency may furnish water for fire fighting from hydrants or standpipes on the Transmission System provided such service within two miles of the corporate territory of a water contractor may be furnished only if and during the period of time said water contractor consents thereto in writing.

3.7 Quality of Water

- (a) The Agency warrants that it will use its best efforts to insure that all water delivered hereunder shall be of such purity and quality as is required to meet minimum standards for human domestic consumption from time to time established by the U.S. Public Health Service. This warranty is made in reliance on continuing high quality of water in the Russian River. In the event that the quality of Russian River water decreases or the U.S. Public Health Service standards are increased so that additional treatment of project water is required to conform with said standards, it is the intention of the parties hereto to enter into a supplemental agreement adding required treatment facilities to the Transmission System.
- (b) The Agency will use its best effort to prevent the pollution or degradation of water quality in the Russian River and in the Transmission System.
- (c) The payment obligations of the water contractors set forth in Part 4 shall not be affected in any manner by the quality of the water delivered by the Agency hereunder.

3.8 Points of Delivery

All water furnished to each water contractor hereunder shall be delivered at the discharge flange of meters at turnouts constructed and maintained by the Agency. Turnouts in addition to those now existing shall be constructed from time to time at such locations as shall be agreed upon by the Agency and the water contractor involved. Water delivered to Petaluma and North Marin at the McNear meter station shall be delivered at a hydraulic gradient of not less than 175 feet mean sea level.

3.9 Risk of Loss and Responsibility

Title and risk of loss with respect to all water delivered hereunder shall pass from the Agency to the water contractor at the point of delivery thereof as set forth in Section 3.8. The Agency shall not be responsible for the control, transmission, distribution, handling or use of water beyond the point of delivery thereof. Each water contractor shall be responsible for installing and maintaining any device it deems necessary to reduce or regulate the pressure under which the water may be delivered hereunder.

3.10 Place of Use of Water Delivered to North Marin

- (a) North Marin may exchange water delivered hereunder for water delivered to it by Marin Municipal Water District.
- (b) Except as provided in subdivision (a), North Marin shall not permit any water delivered hereunder to be used outside the portion of its corporate territory described in subdivision (b) of Section 4.18 unless a payment in lieu of taxes is made pursuant to the provisions of said subdivision (b) computed on the basis of the assessed valuation of the taxable property whereon such water is used.

3.11 Measurement

All water delivered by the Agency from the Transmission System shall be measured by meters installed and maintained by the Agency.

The Agency shall test the accuracy of each meter not less frequently than annually and provide each water contractor with a report of such test. Each water contractor shall have the right at any time and at its expense to make additional tests of any meter. If a meter is found to be reading 2 percent or more fast or slow, it shall immediately be repaired to bring it within 2 percent accuracy or be replaced by the Agency.

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3.12 Proration of Monthly Quantities

All references herein to acre feet per month are based on a thirty-day month and shall be prorated for February and thirty-one day months.

3.13 Offpeak Water

Offpeak water is surplus water available primarily during the fall, winter and spring months when regular customers' demands are less than the available Transmission System capacity. Such water shall be made available for sale to Marin Municipal Water District in an amount not to exceed 4300 acre feet per fiscal year and at a rate of delivery not to exceed 700 acre feet per month. Deliveries of offpeak water to Marin Municipal Water District shall be made either through a separately metered turnout at McNear Meter Station or through North Marin's metered turnout(s). In the event that offpeak water is delivered through North Marin's metered turnout(s), North Marin shall maintain in good repair and calibration metered turnouts at points of delivery of offpeak water from its system into Marin Municipal's system and shall read such meters on or about the end of each month and provide to Agency an accounting of offpeak water delivered during the preceding month to Marin Municipal. In making such accounting, North Marin shall deduct from the total of water delivered to Marin Municipal any exchange water as provided in Section 3.10 of this agreement and any water produced by North Marin and delivered to Marin Municipal. [Amended 6/30/75]

PART 4 - CHARGES AND PAYMENTS

4.1 Separate Charges and Funds

- (a) Onor before April 30 preceding each fiscal year during which any of the following charges are payable, the Agency will establish the amount of the following charges for the ensuing fiscal year:
 - (1) the Operation and Maintenance Charge,
 - (2) the Santa Rosa Aqueduct Capital Charge,
 - (3) the Forestville Aqueduct Capital Charge,
 - (4) the Sonoma Aqueduct Capital Charge,
 - (5) the Petaluma Aqueduct Capital Charge,
 - (6) the Intertie Aqueduct Capital Charge,
 - (7) the Storage Facilities Capital Charge,
 - (8) the Pumping Facilities Capital Charge.
- (b) All monies received in payment of said charges shall be received, allocated and paid out pursuant to Ordinance No. 1 and to the Subordinated Bond Ordinance. The Agency agrees to maintain separate funds into which all money received by it from the Agency Fund under Ordinance No. 1 and the Subordinated Agency Fund under the Subordinated Bond Ordinance shall be deposited and from which disbursement shall be made as herein provided. All interest earned by each of said funds shall be credited to said fund.
- (c) In establishing each of said charges, the Agency shall assume that the quantity of water (other than surplus water) to be delivered from each aqueduct of the Transmission System shall be the same as delivered from said aqueduct during the twelve months preceding such establishment, provided however that such assumptions shall not be less than the following:

From the Santa Rosa Aqueduct in any FY - 12,000 AF

From the Forestville Aqueduct in any FY - 200 AF

From the Sonoma Aqueduct in any FY - 3,500 AF

From the Petaluma Aqueduct in any FY - 9,500 AF

4.2 Operation and Maintenance Charge

- (a) The Operation and Maintenance Charge shall be a uniform annual charge per acre foot and shall be paid by all regular customers for all water delivered from the Transmission System.
- (b) The aggregate amount of money to be received by the Agency from the Operation and Maintenance Charge for each fiscal year shall be sufficient to produce water sale revenues to cover the Agency's estimate of its operation and maintenance expenses for such fiscal year, including a reasonable allowance for usual contingencies and errors in estimation, and to accumulate and maintain a reserve of not more than \$300,000 for unpredictable non-recurrent expenses, provided, however, that in no year shall the amount included in the Operation and Maintenance Charge for such reserve exceed 10% of the total Operation and Maintenance Charge for the previous year. Said reserve shall be funded initially by transfer of the operation and maintenance reserves existing on the first day of the month following execution of this agreement in the major maintenance accounts of the Forestville, Santa Rosa, Sonoma and Petaluma Aqueducts.

4.3 Santa Rosa Aqueduct Capital Charge

(a) The Santa Rosa Aqueduct Capital Charge shall be a uniform annual charge per acre foot and shall be paid by all the Agency's regular customers for all water delivered direct from the Santa Rosa Aqueduct except surplus water and except as provided in Section 4.17.

- (b) The aggregate amount to be received by the Agency from the Santa Rosa Aqueduct Capital Charge for each fiscal year shall be sufficient to produce water sale revenues to pay the principal and interest payments for the ensuing fiscal year on Series A, B and C of the Agency's 1955 Bonds.
- (c) Subject to the provisions of Section 1.7, no disbursement shall be made from the Santa Rosa Aqueduct capital fund except for the payment of said principal and interest.
- (d) If at the end of any fiscal year the balance in the Santa

 Rosa Aqueduct capital fund is insufficient to meet said principal and interest payments for the ensuing fiscal year, Santa

 Rosa shall, before August 1, pay to the Agency as an additional charge for water delivered an amount equal to such deficit.

4.4 Forestville Aqueduct Capital Charge

- (a) The Forestville Aqueduct Capital Charge shall be a uniform annual charge per acre foot and shall be paid by all the Agency's regular customers for all water delivered direct from the Forestville Aqueduct except surplus water and except as provided in Section 4.17.
- (b) The aggregate amount to be received by the Agency from the Forestville Aqueduct Capital Charge for each fiscal year shall be sufficient to produce water sale revenues to pay the principal and interest payments for the ensuing fiscal year on Series E of the Agency's 1955 Bonds.
- (c) Subject to the provisions of Section 1.7, no disbursement shall be made from the Forestville Aqueduct capital fund except for the payment of said principal and interest.
- (d) If at the end of any fiscal year the balance in the Forestville Aqueduct capital fund is insufficient to meet said

principal and interest payments for the ensuing fiscal year,
Forestville shall, before August 1, pay to the Agency as an
additional charge for water delivered an amount equal to
such deficit.

4.5 Sonoma Aqueduct Capital Charge

- (a) The Sonoma Aqueduct Capital Charge shall be a uniform annual charge per acre foot and shall be paid by all the Agency's regular customers for all water delivered direct from the Sonoma Aqueduct except surplus water and except as provided in Section 4.17.
- (b) The aggregate amount to be received by the Agency from the Sonoma Aqueduct Capital Charge for each fiscal year shall be sufficient to produce water sale revenues to pay the principal and interest payments for the ensuing fiscal year on Series F of the Agency's 1955 Bonds.
- (c) Subject to the provisions of Section 1.7, no disbursement shall be made from the Sonoma Aqueduct capital fund except for the payment of said principal and interest.
- Aqueduct capital fund is insufficient to meet said principal and interest payments for the ensuing fiscal year, an additional charge for water delivered in an amount equal to such deficit shall be paid to the Agency before August 1 by Sonoma and Valley of the Moon. The share of such additional charge to be paid by each of said water contractors shall be proportionate to the difference between the base share component and the sum of payments made by said water contractor during said fiscal year. The base share component allocated to a water contractor is the number obtained by multiplying the

said total principal and interest payment for said fiscal year by said water contractor's monthly entitlement set forth in subdivision (b) of Section 3.1 and by dividing by the total of said monthly entitlements for all water contractors being served from the Sonoma Aqueduct.

4.6 Petaluma Aqueduct Capital Charge

- (a) The Petaluma Aqueduct Capital Charge shall be a uniform annual charge per acre foot and shall be paid by North Marin, Petaluma, Cotati and Rohnert Park for all water (except surplus water and except as provided in Section 4.17) delivered hereunder, irrespective of the aqueduct from which a turnout is located, and shall be paid by all other regular customers for all water delivered from the Petaluma Aqueduct.
- (b) The aggregate amount to be received by the Agency from the Petaluma Aqueduct Capital Charge for each fiscal year shall be sufficient to produce water sale revenues to pay the principal and interest payments for the ensuing fiscal year on Series D and G of the Agency's 1955 Bonds.
- (c) Subject to the provisions of Section 1.7, no disbursement shall be made from the Petaluma Aqueduct capital fund except for the payment of said principal and interest.
- (d) If at the end of any fiscal year, the balance in the Petaluma Aqueduct capital fund is insufficient to meet said principal and interest payments for the ensuing fiscal year, an additional charge for water delivered in an amount equal to such deficit shall be paid to the Agency before August 1 by Petaluma, North Marin, Cotati and Rohnert Park. The share of such additional charge to be paid by each of said water contractors shall be proportionate to the difference between

the base share component and the sum of payments made by said water contractor during said fiscal year. The base share component allocated to a water contractor is the number obtained by multiplying said total principal and interest payment for said fiscal year by said water contractor's monthly entitlement set forth in subdivision (b) of Section 3.1 and by dividing by the total of all said monthly entitlements for all water contractors being served from the Petaluma Aqueduct.

4.7 Allocation of Capital Costs to North Marin

The portions of the capital costs of the Russian River-Cotati Intertie allocated to North Marin are as follows:

	Facility	Portion
1.	Intertie Aqueduct, Reach 1	11.2/70.4
2.	Intertie Aqueduct, Reach 2	11.2/68.9
3.	Intertie Aqueduct, Reach 3	11.2/58.9
4.	Storage facilities	-0-
5.	Additional telemetry equipment related buildings and appurtenances and hydroelectric power plant constructed pursuant to Section 2.3.	11.2/90.4
6.	The remaining facilities of the Russian River-Cotati Intertie including intakes, collectors,	

pumps and appurtenances. 11.2/70.4

4.8 Russian River-Cotati Intertie Capital Costs Payments by North Marin

The portion of the capital costs of the Russian River-Cotati

Intertie allocated to North Marin pursuant to Section 4.7 shall exclude interest during construction and financial charges and shall be recovered by the Agency as follows:

- (a) The Agency shall allow North Marin a credit for the payments made by North Marin through September 1, 1974, for the expansion of the Transmission System facilities which credit is estimated as of June 30, 1974 at \$536,913 as shown on Exhibit B which is attached hereto and incorporated herein.
- (b) North Marin will pay to the Agency the sum of \$435,000 at the time and place of the delivery of and receipt of payment of the purchase price for the first series of Revenue Bonds.
- (c) North Marin will pay to the Agency the sum of \$1,937,000 at the time and place of the delivery of and receipt of payment of the purchase price for the second series of Revenue Bonds.
- (d) In the event the Russian River-Cotati Intertie is terminated prior to completion, the Agency shall make refund to North Marin of any of the contribution of North Marin not expended as provided in subdivision (h) of this section.
- (e) Upon completion of construction of the initial facilities described in Section 2.2, the Agency will compute the actual amount of North Marin's said portion of the capital costs thereof and if said actual amount is greater than the amounts theretofore paid or credited pursuant to this section, North Marin will pay said difference to the Agency upon demand. If the said amount theretofore paid or credited is greater than said actual amount, the Agency will forthwith refund such excess to North Marin.
- (f) Each time the Agency determines to issue further series or issues of Revenue Bonds in addition to the Revenue Bonds referred to in Section 2.2, the Agency shall, prior to initiating

the procedures prescribed by said Section 30.17 and, if the Revenue Bonds are to be issued pursuant to Ordinance No. 1, said Resolution DR 35592, notify North Marin of its estimate of the total cost of the remaing features of the Russian River-Cotati Intertie proposed to be financed by said series or issue of Revenue Bonds and of North Marin's portion of the cost allocated in accordance with Section 4.7. Thereupon North Marin shall have the right, at its election, to pay North Marin's said portion, or any part or parts thereof, to the Agency in cash. North Marin shall make its election on or before such date as the Agency shall specify, which date will give the Agency sufficient time to determine the amount of Revenue Bonds to be sold, but shall not be earlier than 30 days after said notification. If North Marin elects to make a cash payment, it shall do so on the date the Revenue Bonds are sold or on such later date as the Agency may agree upon and which will nevertheless enable the Agency to meet its obligations for said construction.

- (g) Upon completion of the construction referred to in subdivision

 (f) hereof, any difference between the amount theretofore

 paid or credited and the actual amount of North Marin's portion

 thereof shall be paid by North Marin to the Agency or refunded

 to North Marin in the manner set forth in subdivision (e)

 hereof.
- (h) All payments made by North Marin pursuant to subdivisions(b), (c) and (f) hereof shall be deposited in a separateaccount from which the Agency will make disbursements onlyfor its expenses in constructing the Russian River-Cotati

Intertie. No such disbursement shall exceed the proportionate amount due and allocated to North Marin utilizing the ratios contained in Section 4.7. The Agency will diligently do all acts necessary to maximize the interest income of said account which income shall be credited as a payment on account of North Marin's said portion of said capital costs.

4.9 Payment of Remaining Portion of Russian River-Cotati Intertie Capital Costs

The capital costs of the Russian River-Cotati Intertie, except the portions thereof paid by North Marin pursuant to Section 4.8, shall be paid by the Agency, if the Board of Directors of the Agency determines by ordinance adopted following public hearing, as provided in Section 2.1, to issue Revenue Bonds. The Agency shall sell said Revenue Bonds to the extent necessary to pay for said capital costs, to establish bond reserves and to pay all expenses incurred in the issuance of such bonds, and from time to time following each issuance of bonds the Agency shall determine the ratios of the bonds thus sold that are attributed to each of the six categories of facilities enumerated in Section 4.7. Said ratios shall be computed by dividing the remaining estimated or, when known, actual costs, after deducting North Marin's payments and credits, of each of said categories by the remaining costs, after deducting North Marin's payments and credits, of all said categories.

4.10 Intertie Aqueduct Capital Charges

(a) Intertie Aqueduct Capital Charges shall be annual charges per acre foot set for each aqueduct as provided in subdivision
(b) hereof and shall be paid by all regular customers of the Agency except North Marin for all water delivered from the Transmission System except surplus water. For the purpose of this section only, all water delivered to Santa Rosa shall

be deemed to be delivered from the Santa Rosa Aqueduct, all water delivered to Rohnert Park, Cotati and Petaluma shall be deemed to be delivered from the Petaluma Aqueduct, all water delivered to Forestville shall be deemed to be delivered from the Forestville Aqueduct, and all water delivered to Sonoma and Valley of the Moon shall be deemed to be delivered from the Sonoma Aqueduct.

(b) The aggregate amount to be received by the Agency from the various Intertie Aqueduct Capital Charges for each fiscal year shall be sufficient to produce water sale revenues to pay the Agency's Revenue Bond obligations for such fiscal year times the ratio for the Intertie Aqueduct as determined pursuant to Section 4.9 and said aggregate amount shall be allocated to the respective aqueducts in the following percentages:

Santa Rosa Aqueduct - 45.2%
Petaluma Aqueduct - 38.8%
Sonoma Aqueduct - 15.7%
Forestville Aqueduct - 0.3%

Said percentages are based on the following cost distribution factors applied to the estimated capital costs for the various Intertie Aqueduct reaches and shall be adjusted based on actual capital costs upon completion of the Intertie Aqueduct:

	I	INTERTIE AQUEDUCT	
Aqueduct	Reach 1	Reach 2	Reach 3
Santa Rosa	30/59.2	30/57.7	20/47.7
Petaluma	19.7/59.2	19.7/57.7	19.7/47.7
Sonoma	8/59.2	8/57.7	8/47.7
Forestville	1.5/59.2	_	-

- Agueduct Capital Charges shall be deposited and paid out as set forth in Section 1.7 and subdivision (b) of Section 4.1. After making any payments from the Intertie Aqueduct Fund required by Section 1.7, Ordinance No. 1 and the Subordinated Bond Ordinance, additional money in said fund may be disbursed from time to time prior to January 1, 1990, to pay capital costs of the remaining features of the Russian River-Cotati Intertie as provided in Section 2.3.
- If at the end of any fiscal year the balance in the Intertie (d) Aqueduct capital fund is insufficient to meet said Revenue Bond obligations for the ensuing fiscal year attributed to the Intertie Aqueduct, Agency will determine the deficits in the payment received by it for deliveries from the Santa Rosa, Petaluma, Sonoma and Forestville aqueducts respectively. Before August 1 of the following fiscal year, additional charges for water deliverd in amounts equal to the deficits with respect to the Santa Rosa and Forestville aqueducts shall be paid by Santa Rosa and Forestville respectively. Additional charges for water delivered in an amount equal to the deficit with respect to the Sonoma Aqueduct shall be paid by Sonoma and Valley of the Moon in the manner provided in subdivision (d) of Section 4.5. Additional charges for water delivered in an amount equal to the deficit with respect to the Petaluma Aqueduct shall be paid by Rohnert Park, Cotati and Petaluma in the manner provided in subdivision (d) of Section 4.6 excluding North Marin.

4.11 Storage Facilities Capital Charge

- The storage facilities capital charge shall be a uniform (a) annual charge per acre foot and shall be paid by all regular customers of the Agency and for all water delivered from the Transmission System except surplus water, provided, however, that North Marin shall not be obligated to pay any storage facilities capital charge so long as the deliveries to North Marin during days of maximum use are not in excess of 11.8 mgd and provided North Marin maintains storage reservoirs within its system with a total capacity equal to or greater than one and one-half times the average daily volume of water delivered by the Agency to North Marin during any previous July. North Marin shall not be required to pay a storage facilities capital charge for deliveries to it in excess of 11.8 mgd made at the request of the Agency for the purpose of alleviating an operational problem.
- (b) The aggregate amount to be received by the Agency from the storage facilities capital charge for each fiscal year shall be sufficient to produce water sale revenues to pay the Agency's Revenue Bond obligations for such fiscal year times the ratio for the new storage facilities as determined pursuant to Section 4.9.
- (c) All money received by the Agency in payment of storage facilities capital charges shall be deposited and paid out as set forth in Section 1.7, and subdivision (b) of Section 4.1. After making the payments from the Storage Facilities

- required by Section 1.7 and Ordinance No. 1, additional money in said fund may be disbursed from time to time prior to January 1, 1990, to pay capital costs of the remaining features of the Russian River-Cotati Intertie as provided in Section 2.3.
- facilities capital fund is insufficient to meet said Revenue
 Bond obligations for such fiscal year attributed to the
 storage facilities, each water contractor will, before
 August 1, pay to the Agency an additional charge per acre
 foot for all water delivered to it during the fiscal year
 which additional charge when mutiplied by all acre feet
 sold to regular customers shall be equal to said deficit
 and provided, however, that North Marin shall not pay
 any portion of said additional charge unless it has paid
 a storage facilities capital charge during said fiscal
 year.

4.12 Remaining Facilities Capital Charge

- (a) The remaining facilities capital charge shall be a uniform annual charge per acre foot and shall be paid by all regular customers of the Agency for all water delivered from the Transmission System except surplus water.
- (b) The aggregate amount to be received by the Agency from the remaining facilities capital charge for each fiscal year shall be sufficient to produce water sale revenues to pay the Agency's Revenue Bond obligations for such fiscal year times the ratio for all the remaining facilities of the

- Russian River-Cotati Intertie (other than the Intertie

 Aqueduct and the storage facilities) as determined pursuant
 to Section 4.9.
- (c) All money received by the Agency in payment of remaining facilities capital charges shall be deposited and paid out as set forth in Section 1.7, and subdivision (b) of Section 4.1. After making any payments required by Section 1.7, Ordinance No. 1 and the Subordinated Bond Ordinance, additional money in said fund may be disbursed from time to time prior to June 30, 1994, to pay capital costs of the remaining features of the Russian River-Cotati Intertie as provided in Section 2.3 and to satisfy the requirements of Section 6.04 of Ordinance No. 1 in the event the amount of money received from the charge established by Section 4.2 shall be insufficient in any fiscal year.
- (d) If at the end of any fiscal year the balance in the remaining facilities capital fund is insufficient to meet the Agency's Revenue Bond obligations for such fiscal year on the Revenue Bonds attributed to the remaining facilites, each water contractor shall, before August 1, pay to the Agency an additional charge per acre foot for water delivered to it during the fiscal year which additional charge when multiplied by all acre feet sold to the water contractors shall be equal to said deficit.
- (e) North Marin shall not be obligated to make any payment pursuant to subsections (a) or (d) hereof to the extent that it has paid its share of the capital costs of the remaining facilities in cash pursuant to Section 4.8.

4.13 Power Revenues

Revenues from the sale of power generated by the Warm Springs Hydroelectric Power Plant shall be applied to the payment of costs of operating and maintaining the Transmission System to reduce the Operation and Maintenance Charge referred to in Section 4.2.

4.14 Payment of Existing Capital Deficits

(a) The parties acknowledge that payments heretofore made by the water contractors respectively on account of the capital costs of the Agency for expansion of its Transmission System have not been proportionate to their respective water delivery entitlements set forth in Section 3.1. The amount of the underpayments by water contractors and the consequent fund deficits were derived as shown in Exhibit B and are, as of June 30, 1974, estimated as follows:

Underpayments		
Cotati	\$ 40,636	
Valley of the Moon	17,127	
Rohnert Park	14,733	
Petaluma	224,823	
Sonoma	-0-	
TOTAL	\$297,319	
Fund Deficits		
Russian River-Cotat Capital Charge fu		\$ 57,523
Santa Rosa Aqueduct Capital Charge fu		226,070
Forestville Aqueduc Capital Charge fu	et ind	6,630
Sonoma Aqueduct Capital Charge fu (for Sonoma credi		7,096
TOT		\$297,319

As soon as practical after September 1, 1974, the Agency will determine the actual amount of said underpayments and fund deficits.

- (b) Commencing on September 1, 1974, each of the said water contractors who have underpaid will pay to the Agency, in addition to all other charges payable by it pursuant to this Agreement, the amount of the underpayment or the sum of \$18 for each acre foot of water delivered to it from the Transmission System and continuing until its underpayment has been paid in full together with interest at the rate of 6% per annum on the unpaid balance. Each of said water contractors may at any time pay separately all or any part of its underpayment.
- (c) The Agency will credit all payments made pursuant to subdivision(b) above to each of said funds in the amount of the respectivedeficit thereof subject to the provisions of Section 1.7 hereof.

4.15 Capital Cost of Petaluma Aqueduct Booster Pump

The capital cost of the booser pump to be installed on the Petaluma Aqueduct pursuant to Section 2.4 will be financed by cash payment by Petaluma or by the Agency by the sale of Revenue Bonds if the Board of Directors of the Agency shall determine by ordinance adopted following public hearing, as provided in Section 2.1, to issue Revenue Bonds for such purpose. If the booster pump is financed by the Agency, the Agency shall increase its charges for water sold to Petaluma such that said increase in charges is sufficient to produce water sale revenues in each fiscal year to pay Agency's increase in Revenue Bond obligations attributed to installation of said booster pump. North Marin shall pay a proportionate share of said cost if and to the extent

the booster pump is sized larger than provided in Section 2.4, provided however, that North Marin shall not be required to pay any part of the cost of the booster pump so long as its right to a flow rate in the Petaluma Aqueduct does not exceed 14.8 mgd.

4.16 Payment for Surplus Water

- (a) The Agency will sell surplus water at a price per acre foot of not less than 110% of the the then current Operation and Maintenance Charge, except that surplus water sold for replenishment of groundwater or recreational lakes used for municipal supply shall be sold at a price of not less than 120% of the then current Operation and Maintenance Charge, and except that offpeak water sold to Marin Municipal Water District shall be sold at the highest rate per acre foot of water delivered pursuant to Section 3.1 paid by any of the water contractors plus a Russian River Conservation Charge of \$20 per acre foot.
- (b) All money received by the Agency from the sale of surplus water shall be credited to the Operation and Maintenance
 Fund, except for the \$20 per acre foot Russian River Conservation Charge on offpeak water sold to Marin Municipal
 Water District which shall be in the amount of \$15 per acre
 foot credited to the 1955 Coyote Valley Dam Bond Fund in
 the amount of \$5 per acre foot credited to administration
 of the Russian River Project.

4.17 Minimum Payments by Other Agency Customers

Anything herein to the contrary notwithstanding, the Agency will not sell any water (other than surplus water) to any of its other customers at a total price per acre foot that is less than 110% of the highest price per acre foot then currently being paid by any water con-

tractor excluding charges paid pursuant to subdivision (b) of Section 4.14. The respective components of said price shall be credited to the appropriate fund referred to in subdivision (a) of Section 4.1 and the excess shall be credited to the aqueduct capital fund for the aqueduct from which service is taken.

4.18 Payment of Russian River Conservation Charge by North Marin

In addition to the other charges provided for in this Part. effective with the fiscal year commencing July 1, 1982, North Marin shall pay a Russian River Conservation Charge in lieu of the ad valorem taxes levied by the Agency on property in Sonoma County, to pay the capital, operation and maintenance costs associated with the Warm Springs Dam Project. The Russian River Conservation Charge shall be a charge per acre foot of water delivered to North Marin hereunder, except surplus water. The charge shall be determined annually on or before April 30 preceding each fiscal year (commencing on or before April 30, 1982) and shall be payable by North Marin during the ensuing fiscal year. The Russian River Conservation Charge shall be determined by multiplying the tax rate levied by the Agency in the then current fiscal year to pay the costs associated with the Warm Spring Dam Project times the total value of secured and unsecured property situated within Cotati, Petaluma, Rohnert Park, Santa Rosa, Sonoma, Forestville, and Valley of the Moon and dividing the product by the total number of acre feet of water delivered to Cotati, Petaluma, Rohnert Park, Santa Rosa, Sonoma, Forestville, and Valley of the Moon pursuant to Section 3.1 and 3.3 during the twelve month period ending on March 31. All money received by the Agency from the Russian River Conservation Charge on water sold to North Marin shall be credited to the fund in which the proceeds of ad valorem taxes levied to pay the capital, operation and maintenance costs associated with the Warm Springs Dam Project are deposited.

4.19 Billing and Time of Payment

Except as otherwise expressly provided herein, all charges payable to the Agency shall be billed each month and paid within 30 days after receipt of bill. Notwithstanding any dispute between the Agency and a water contractor, such water contractor will pay all its bills when due and shall not withhold all or any part of any payment pending the final resolution of such dispute. If the resolution of the dispute results in a refund to the water contractor, the Agency shall make such refund as promptly as it is able to do so, consistent with its meeting its Revenue Bond obligations.

PART 5 - ADVISORY COMMITTE

5.1 Purpose

- (a) There is hereby created the Advisory Committee.
- (b) The purpose of the Advisory Committee is to review all proposals set forth by the Agency which involve a significant cant capital outlay for the Transmission System or any other project which would significantly change the level of service or add significantly to the operations and maintenance expense of the Transmission System or other expense to be borne by the water contractors.

5.2 Powers

Except as provided in Section 2.5, the power of the Advisory Committee is limited to that of collective spokesman for the water contractors and shall be advisory only in nature. Nothing shall preclude a water contractor from setting forth a view contrary to that of the majority of the Committee. No action of the Committee limits or impairs any right or power of any water contractor.

5.3 Composition

The Committee shall be composed of one representative selected by each water contractor. Each water contractor's representative will be allocated a weighted vote which shall be determined by dividing the total payments made to the Agency by said water contractor for the preceding fiscal year (including, in the case of North Marin, its payment of principal and interest on its bonds the proceeds of which were paid to Agency pursuant to Section 4.8 and excluding payment made under Section 4.18) by the sum of all such payments made by all water contractors for said year and multiplying the resulting fraction by 100. No water contractor shall have a weighted vote greater than 50.

IN WITNESS WHEREOF, the parties have executed this agreement on the date first above written.

SONOMA COUNTY WATER AGENCY
By Onayes a Mella Chairman
CITY OF COTATE Petaluma
By Relentutnam Mayor
CITY OF PETALUMA Cotati
By Jesphan Junhan
CITY OF ROMNERT PARK
By Louis J. Bear Mayor

CITY OF SANTA ROSA Attest: Attest: By Mancy Painelee Jun B. Robinson Attest: FORESTVILLE COUNTY WATER DISTRICT By Fred Pasquelle Attest: NORTH MARIN COUNTY WATER DISTRICT By Lory a. amaroli President Attest: V ALLEY OF THE MOON COUNTY WATER DISTRICT

EXHIBIT A

OTHER CUSTOMER METER USE

Aqueduct	Customer	Size	Actual Maximum Month 72-73 (AF)
SANTA ROSA			
	Ya-Ka-Ama Indian Education & Development	3"	.657
	Santa Rosa Junior College District -		
	Agricultural Farm	2"	.428
	Sonoma County Probation Department		
	(Mobile Camp)	2"	.124
	Sonoma County Airport	4 "	5.109
	Redwood Fibre Glass	5/8"	.571
	Sis-Q Flying Service	1"	.152
	California Division of Forestry	3"	.799
	Nation Flight Service, Inc.	5/8"	.086
	Redwood Aviation Enterprises	3/4"	.086
	Larkfield Water Company	6"	47.389
SONOMA			
	County of Sonoma	6"	.5(est.)
	Victor S. & Mark H. Trione	2"	.086
	Lawndale Mutual Water Company	3"	2.959
	Kenwood Village Water Company	3"	1.094
	Sonoma State Hospital	6"	5.545
PETALUMA			
	Penngrove Water Company	4"	19.351
	Feather Knoll Farm	2"	.628
	Marvin Malacredi	2"	.961
	C. H. Christensen	2"	1.028
		TOTAL	87.553

Final as Per Section 4.14

EXHIBIT B

EXPANSION FUNDS ADJUSTMENT ANALYSIS

(Earned Revenues as of October 31, 1974)

		Santa Rosa	N. Harin	Petaluma.	VOM	Sonoma	Forestville	Cotati	Rohnert Park	Total
1.	RECEIPTS									
	Storage	359,947						3,365	5,756	369,068
	Trans. System Expansion	882,785	319,227	240,653	113,957	86,971	13,771	16,040	6,801	1,680,205
	Son-Marin Aqueduct Construction	32,728	10,948	7,285	3,717	3,495		222	877	59,272
	Operations Fund	20,000	2,500	2,500	2,500	2,500	300			30,300
	Petaluma Debt Service Fund (e)		10,000	10,000						20,000
2.	FUND ALLOCATIONS									
	Sonoma Aq. Debt Service (a)	13,163			71,413	65,424				150,000
	Pet. Aq. Debt Service (a)	314	148,259	124,531				3,503	8,393	(d) 285,000
	Pet. Aq. Construction Fund (b)		92,891	140,996				14,099	8,294	(d) 256,280
3.	TOTAL ACTUAL CONTRIBUTION (1+2)	1,308,937	583,825	525,965	191,587	158,390	14,071	37,229	30,121	2,850,125
4.	PERCENT BY ENTITLEMENT (c)	36.91	18.11	27.49	7.60	5.34	. 19	2.74	1.62	100%
5.	PRO RATA CONTRIBUTION (2,850,125 x 4)	1,051,981	516,158	783,499	216,610	152,197	5,415	78,093	46,172	2,850,125
6.	SURPLUS (+) OR DEFICIENCY (-) (3-5)	+ 256,956	+ 67,667	- 257,534	- 25,023	+ 6,193	+ 8,656	- 40,864	- 16,051	ess () rea

NOTES:

- (a) Allocation based on pro rata share of money contributed by each water contractor.
- (b) Allocation based on future entitlements of water contractors obligated to pay for Petaluma Aqueduct.
- (c) Percentages based on each water contractor's estimated share in capital cost of Intertie Aqueduct.
- (d) Connecting pipeline and right-of-way at river (\$393,927) plus balance in Petaluma Aqueduct Construction Fund (\$147,353) equal a total credit of \$541,280 to users on the Petaluma Aqueduct.

 The \$285,000 was taken from the Petaluma Aqueduct Debt Service Fund and the balance of \$256,280 was taken from the Petaluma Aqueduct Construction Fund.
- (e) This \$20,000 will be transferred to the Russian River Cotati Intertic Construction Fund.

Final as Per Section 4.14

EXHIBIT B

EXPANSION FUNDS ADJUSTMENT ANALYSIS

(Earned Revenues as of October 31, 1974)

	Santa Rosa	N. Harin	Petaluma	VOM	Sonoma	Forestville	Cotati	Rohnert Park	Total
RECEIPTS									
Storage	359,947						3,365	5,756	369,068
Trans. System Expansion	882,785	319,227	240,653	113,957	86,971	13,771	16,040	6,801	1,680,205
Son-Marin Aqueduct Construction	32,728	10,948	7,285	3,717	3,495		222	877	59,272
Operations Fund	20,000	2,500	2,500	2,500	2,500	300			30,300
Petaluma Debt Service Fund (e)		10,000	10,000						20,000
. FUND ALLOCATIONS									
Sonoma Aq. Debt Service (a)	13,163			71,413	65,424				150,000
Pet. Aq. Debt Service (a)	314	148,259	124,531				3,503	8,393	(d) 285,000
Pet. Aq. Construction Fund (b)		92,891	140,996				14,099	8,294	(d) 256,280
. TOTAL ACTUAL CONTRIBUTION (1+2)	1,308,937	583,825	525,965	191,587	158,390	14,071	37,229	30,121	2,850,125
. PERCENT BY ENTITLEMENT (c)	36.91	18.11	27.49	7.60	5.34	. 19	2.74	1.62	100%
PRO RATA CONTRIBUTION (2,850,125 x 4)	1,051,981	516,158	783,499	216,610	152,197	5,415	78,093	46,172	2,850,125
		0 - 0 , 2 0 1						1179 26 8 800	2,030,123
DEFICIENCY (-) (3-5)	+ 256,956	+ 67,667	- 257,534	- 25,023	+ 6,193	+ 8,656	- 40,864	- 16,051	-0-

NOTES:

- (a) Allocation based on pro rata share of money contributed by each water contractor.
- (b) Allocation based on future entitlements of water contractors obligated to pay for l'etaluma Aqueduct.
- (c) Percentages based on each water contractor's estimated share in capital cost of Intertie Aqueduct.
- (d) Connecting pipeline and right-of-way at river (\$393,927) plus balance in Petaluma Aqueduct Construction Fund (\$147,353) equal a total credit of \$541,280 to users on the Petaluma Aqueduct.

 The \$285,000 was taken from the Petaluma Aqueduct Debt Service Fund and the balance of \$256,280 was taken from the Petaluma Aqueduct Construction Fund.
- (e) This \$20,000 will be transferred to the Russian River Cotati Intertic Construction Fund.

SUPPLEMENT TO AGREEMENT FOR WATER SUPPLY

AND CONSTRUCTION OF RUSSIAN RIVER-COTATI

INTERTIE PROJECT

WITNESSETH:

WHEREAS, the City of Cotati, City of Petaluma, City of Rohnert Park, City of Santa Rosa, City of Sonoma, Forest-ville County Water District, North Marin County Water District and Valley of the Moon County Water District (herein collectively called the "Water Contractors") and Sonoma County Water Agency (herein called the "Agency") on October 25, 1974 entered into a contract entitled "Agreement for Water Supply and Construction of Russian River-Cotati Intertie Project;"

WHEREAS, on October 17, 1974 the State of California, State Water Resources Control Board, issued Order No. WR 74-30, which order among other things amends existing permits and provides for the issuance of new permits which permits taken together limit the right of the Agency to divert water from the Russian River to 92 cubic feet per second and to a total annual diversion of 37,544 acre-feet per water year;

WHEREAS, under said permits the Agency will not be able to deliver the full amounts of water contracted to be

delivered by it pursuant to said contract during the term of said contract;

WHEREAS, the Agency is presently using its best efforts to obtain entitlements to divert additional water from the Russian River;

WHEREAS, the Agency's water distribution system is now being utilized to capacity, and the construction of said initial features of the Russian River-Cotati Intertie pursuant to section 2.2 of said contract will expand the capacity of the Agency's water distribution system and will enable the Agency to deliver additional water within the entitlements now held by it and will be of benefit to the Water Contractors even if the Agency is unable to obtain entitlements to divert additional water from the Russian River;

WHEREAS, the Agency and the Water Contractors desire to avoid any question as to the validity or enforceability of said contract resulting from the issuance of said Order No.

WR 74-30 and to provide further assurance to prospective purchasers of the revenue bonds of the Agency to be issued to finance the construction of the Russian River-Cotati Intertie Project that the Water Contractors propose to pay for water pursuant to the terms and conditions of said contract;

NOW, THEREFORE, the parties hereto hereby mutually covenant and agree as follows:

1. The Agency and the Water Contractors hereby confirm and ratify the execution of said Agreement for Water Supply and Construction of Russian River-Cotati Intertie Project, dated October 25, 1974, and each Water Contractor further confirms that said Water Contractor will make the payments required under said Agreement for Water Supply and Construction of Russian River-Cotati Intertie Project not-

withstanding any deficiency in the quantity of water to which such Water Contractor would be entitled under said contract resulting from the inability of the Agency to obtain entitlements to divert additional water from the Russian River.

- 2. The Agency agrees to continue to use its best efforts to obtain and maintain in good standing entitlements to divert additional water from the Russian River to enable it to satisfy its obligations under said Agreement for Water Supply and Construction of Russian River-Cotati Intertie Project.
- 3. Said Agreement for Water Supply and Construction of Russian River-Cotati Intertie Project, dated October 25, 1974, shall continue in full force and effect in accordance with the terms and provisions thereof as hereby supplemented and amended.

IN WITNESS WHEREOF, the parties have executed this agreement on the dates hereinafter set forth, said agreement to become effective on the date that all parties have executed this agreement.

Dated: 2/7, 1975 SONOMA COUNTY WATER AGENC

Attest:

right Williams

Dated: January 27, 1975	CITY OF SONOMA
	By Mayor
	Attest:
	Cleans Derto City Clerk
Dated: February 4, 1975	FORESTVILLE COUNTY WATER DISTRICT
	By Zaed languemette President
	Attest:
	Cerna E. Parker. Secretary
Dated: Jehruary 4, 1975	NORTH MARIN COUNTY WATER DISTRICT
	By Longe W. amarchi President
	Attest:
	Jorma B. Morses Secretary
Dated:, 1975	VALLEY OF THE MOON COUNTY WATER DISTRICT
	By President

Attest:

- John Meronly Secretar

	7/	
Dated:	7/7, 1975	CITY OF COTATI
	•	By Justen White
		Attest: Mayor
		WD/
		City Clerk
Dated:	2/10, 1975	CITY OF PETALUMA
		By Stelentutnam Mayor
		Attest:
		Marjarie & Wilson City Clerk
Dated:	2/3 , 1975	CITY OF ROHNERT PARK
		By Sou Platy Mayor
		Attest:
		Stem Callinan
		City Clerk
Dated:	2/4 , 1975	CITY OF SANTA ROSA
		By My Hh Coury Mayor
		Ottest:
		Curred D Bloc Susu
		City Clerk



